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09/925,356	08/09/2001	Huang-Chung Cheng	DEE-PT028 4334			
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	VOLPE AND KOENIG, P.C. SUITE 400, ONE PENN CENTER			EXAMINER		
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THEADELT	MA, PA 19103		ART UNIT	PAPER NUMBER		
			2831			
			DATE MAIL ED: 03/18/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)					
Office Action Summary		09/925,3	56	CHENG ET AL.	6~				
		Examine	,	Art Unit					
		Adolfo Ni		2831					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
THE N - Exter after: If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION is sions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per et or reply within the set or extended period for reply will, by seply received by the Office later than three months after the new part of the provided in the	DN. FR 1.136(a). In no ev n. a reply within the stateriod will apply and w statute, cause the app	ent, however, may a reply be ti utory minimum of thirty (30) da ill expire SIX (6) MONTHS fron lication to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this com ED (35 U.S.C. § 133).	nmunication.				
1)[Responsive to communication(s) filed on <u>09 August 2001</u> .								
2a)[This action is FINAL . 2b)⊠	This action is	non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims									
·	Claim(s) 1-17 is/are pending in the applica	ation							
		idrawn from co	nsideration						
_	5) Claim(s) is/are allowed.								
	6) Claim(s) 1-17 is/are rejected.								
	Claim(s) is/are objected to.								
	Claim(s) are subject to restriction ar	nd/or election r	equirement.						
	on Papers		- 4						
9)⊡ ٦	he specification is objected to by the Exan	niner.							
10) The drawing(s) filed on <u>09 August 2001</u> is/are: a) ⊠ accepted or b) objected to by the Examiner.									
	Applicant may not request that any objection t	to the drawing(s)	be held in abeyance. S	See 37 CFR 1.85(a).					
11)[] T	he proposed drawing correction filed on $_$	is: a)∏ a	pproved b)⊡ disappro	oved by the Examiner					
If approved, corrected drawings are required in reply to this Office action.									
12) The oath or declaration is objected to by the Examiner.									
Priority under 35 U.S.C. §§ 119 and 120									
13)[Acknowledgment is made of a claim for for	eign priority ur	der 35 U.S.C. § 119(a	a)-(d) or (f).					
	1.∑ Certified copies of the priority docum	nents have bee	n received.						
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the papplication from the International ee the attached detailed Office action for a	l Bureau (PCT	Rule 17.2(a)).		tage				
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
a)	☐ The translation of the foreign language cknowledgment is made of a claim for dom	provisional ap	plication has been red	ceived.	, , , , ,				
Attachment		priority u	33 3.3.3. 33 120	J 4.14.01 121.					
2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No			y (PTO-413) Paper No(s) Patent Application (PTO-					
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Specification

The disclosure is objected to because of the following informalities:

Page 7, line 7, "by" should be ---be---.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1 and 2 are rejected under 35 U.S.C. 102(e) as being anticipated by Zhang (US 6,165,808).

Regarding claim 1, Zhang discloses a process of forming a field emission electrode for manufacturing a field emission array (col. 1, lines 15-21), comprising steps

col. 5, lines 40-42) thereon; (b) forming a plurality of mask units (22) on said metal layer and partially removing said metal layer uncovered by said mask units (fig. 4b); (c) oxidizing a surface of the remained metal layer by an anodic oxidization method (col. 6, lines 53-57) for forming a metal oxide layer (31) thereon such that an upper portion of

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the unoxidized remained metal layer is in the shape of plural conoids (fig. 4c); and (d) removing said remained mask units and said metal oxide layer (fig. 4f).

Regarding claim 2, Zhang discloses the process according to claim 1, wherein said substrate is made of a material selected from a group consisting of plastic, quartz and glass (col. 6, line 48).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 3-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang (6,165,808) in view of Cheng et al (US 5,770,514).

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Regarding claim 3, Zhang discloses the process according to claim 1 above, except for explicitly stating that said metal layer (col. 5, line 40) is selected from a group consisting of aluminum layer, tungsten layer, tantalum layer, molybdenum layer, molybdenum-tungsten alloy layer and molybdenum-tantalum alloy layer. Cheng et al. teach that it is known to have had selected said metal layer from a group consisting of aluminum layer, tungsten layer, tantalum layer, molybdenum layer, molybdenum-tungsten alloy layer and molybdenum-tantalum alloy layer as set forth at column 4, lines 6-10. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have had selected said metal layer from said group, as taught by Cheng et al. since this group of metals are known in the art.

Regarding claim 4, the modified Zhang discloses the process according to claim 3, wherein said metal layer (col. 5, line 40) is formed on said substrate by a method selected from a group consisting of electron gun evaporation, sputtering technique and heat coating technique (Cheng et al. at col. 3, lines 38-50).

Regarding claim 5, Zhang discloses the process according to claim 1, **except for** said step (b) being performed by a photolithography technique and an etching method.

units by a photolithography technique and an etching method as set forth at column 3, lines 32-33. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have had performed the step of forming a plurality of mask units by a photolithography technique and an etching method, as taught by Cheng et al. since this step is well known in the art of masking.

Regarding claim 6, the modified Zhang discloses the process according to claim 5, wherein said etching method is selected from reactive ion etching method and wet etching method (Zhang at col. 7, line 17).

Regarding claim 7, Zhang discloses a process of forming a field emission electrode for manufacturing a field emission array (col. 1, lines 15-21), comprising steps of: (a) providing a substrate (20 in figs. 4a-f) having a metal layer (col. 3, lines 14-17; col. 5, lines 40-42) thereon; (b) forming a photoresist layer (22) on said metal layer; (c) partially removing said metal layer uncovered by the remained photoresist layer; (d) oxidizing a surface of the remained metal layer by an anodic oxidization method for forming a metal oxide layer thereon such that an upper portion of the unoxidized remained metal layer is in the shape of plural conoids; and (e) removing said remained photoresist layer and said metal oxide layer, **but Zhang does not disclose** removing a portion of said photoresist layer (22) by a photolithography technique. Cheng et al. teach that it is known to perform the step of forming a plurality of mask units by a photolithography technique and an etching method as set forth at column 3, lines 32-33. It would have been obvious to one having ordinary skill in the art at the time the

photoresist layer by a photolithography technique, as taught by Cheng et al. since this step is well known in the art of masking.

Regarding claim 8, the modified Zhang discloses the process according to claim 7, wherein said metal layer (col. 3, lines 14-17; col. 5, lines 40-42 of Zhang) is selected from a group consisting of aluminum layer, tungsten layer, tantalum layer, molybdenum

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layer, molybdenum-tungsten alloy layer and molybdenum-tantalum alloy layer (col. 4, lines 6-10 of Cheng et al.).

Regarding claim 9, Zhang discloses a process of forming a field emission electrode for manufacturing a field emission array (col. 1, lines 15-21), comprising steps of: (a) providing a substrate (20 in figs. 4a-f) having a first metal layer (col. 3, lines 14-17; col. 5, lines 40-42) thereon; (b) forming a plurality of mask units (22) on said first metal layer and partially removing said first metal layer uncovered by said mask units (fig. 4b); (c) oxidizing a surface of the remained first metal layer by an anodic oxidization method (col. 6, lines 53-57) for forming a metal oxide layer (31 in fig. 4d; col. 7, line 42) thereon such that an upper portion of the unoxidized remained first metal layer is in the shape of plural cylinders (figs. 4b, c); **but Zhang does not disclose** the following steps: (d) forming a second metal layer on said metal oxide layer; and (e) removing said remained mask units. Cheng et al. teach that it is known in the art to form a second metal layer on a metal oxide layer and removing said remained mask units as set froth at column 3, lines 38, 51, 65 and 66. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have had form a second metal layer

al. in order to emit the current in much higher magnitude.

Regarding claim 10, the modified Zhang discloses the process according to claim 9, wherein said substrate is made of a material selected from a group consisting of plastic, quartz and glass (Zhang at col. 6, line 48).

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Regarding claim 11, the modified Zhang discloses the process according to claim 9, wherein said first metal layer and said second metal layer are selected from a group consisting of aluminum layer, tungsten layer, tantalum layer, molybdenum layer, molybdenum-tungsten alloy layer and molybdenum-tantalum alloy layer (Cheng et al. at col. 4, lines 6-10).

Regarding claim 12, the modified Zhang discloses the process according to claim 11, wherein said first metal layer is formed on said substrate by a method selected from a group consisting of electron gun evaporation, sputtering technique and heat coating technique (Cheng et al. at col. 3, lines 38-46).

Regarding claim 13, the modified Zhang discloses the process according to claim 11, wherein said second metal layer (32 in fig. 3 of Cheng et al.) is formed on said metal oxide layer by a method selected from a group consisting of electron gun evaporation, sputtering technique and heat coating technique (Cheng et al. at col. 3, lines 36-48).

Regarding claim 14, the modified Zhang discloses the process according to claim 9, wherein said step (b) is performed by a photolithography technique and an etching method (Cheng et al. at col. 3, lines 32-33).

14, wherein said etching method is selected from reactive ion etching method and wet etching method (Cheng et al. at col. 3, lines 34-35).

Regarding claim 16, Zhang discloses a process of forming a field emission electrode for manufacturing a field emission array (col. 1, lines 15-21), comprising steps of: (a) providing a substrate (20 in figs. 4a-f) having a first metal layer (col. 3, lines

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14,17) thereon; (b) forming a photoresist layer (22) on said first metal layer; (c) partially removing said first metal layer uncovered by the remained photoresist layer (col. 7, lines 25-28); (d) oxidizing a surface of the remained first metal layer by an anodic oxidization method for forming a metal oxide layer thereon such that an upper portion of the unoxidized remained first metal layer is in the shape of plural chimneys (col. 6, lines 53-57; figs. 4a-f); **but Zhang does not disclose** the following steps: (e) forming a second metal layer on said metal oxide layer; and (f) removing said remained photoresist layer. Cheng et al. teach that it is known in the art to form a second metal layer on a metal oxide layer and removing said remained photoresist layer as set froth at column 3, lines 38, 51, 65 and 66. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have had form a second metal layer on said metal oxide layer and remove said remained photoresist layer, as taught by Cheng et al. in order to emit the current in much higher magnitude.

Regarding claim 17, the modified Zhang discloses the process according to claim 16, wherein said first metal layer and said second metal layer are selected from a group consisting of aluminum layer, tungsten layer, tantalum layer, molybdenum layer,

col. 4, lines 6-10).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Ageno et al. (US 5,449,435) disclose a field emission device.

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Sin et al. (US 5,982,081) disclose a field emission device. Takada (US 5,739,628) discloses a field emission device. Cheng et al. (US 5,643,032) disclose a method of fabricating a field emission device. Hoeberechts (US 4,095,133) disclose a field emission device. Lee et al. (US 6,326,221 B1) disclose methods for manufacturing field emitters arrays. Takemura (US 5,666,020) discloses a field emission device. Wilson (US 6,461,526 B1) discloses a method for forming uniform sharp tips. Yuito et al. (US 4,008,412) disclose a thin-film field-emission electron source. Allen (US 5,818,153) discloses a self-aligned gate field emitter device. Alwan (US 6,080,032) discloses a process for low temperature semiconductor fabrication. Blalock et al. (US 6,387,717 B1) disclose field emission tips. Lee et al. (US 5,481,156) disclose a field emission cathode. Cathey (US 6,049,089) discloses electron emitters. Derraa (US 6,498,425 B1) discloses a field emission device. Lee (US 5,401,676) discloses a method for making a silicon field emission device. Forbes et al. (US 6,232,705 B1) disclose field emitter arrays.

Any inquiry concerning this communication or earlier communications from the

1071. The examiner can normally be reached on M-F (7:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dean A Reichard can be reached on (703) 308-3682. The fax phone numbers for the organization where this application or proceeding is assigned are (703)

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

AN March 12, 2003

DEAN A REICHARD
SUPERVISORY PATENT EXAMINER

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